



Mr. Onicescu is in custody. He has been advised of his rights to a speedy trial both by the Constitution and by statute and he waives his right to a speedy trial.

Mr. Onicescu agrees the time period within this continuance constitutes excludable delay pursuant to 18 U.S.C. §3161(h)(7).

Assistant United States Attorney Quinn Harrington has advised that the government has no objection to the allowance of this motion.

This motion is based on the declaration of counsel filed contemporaneously herewith.

DATED this 18th day of June, 2019.

Respectfully submitted,

BOISE MATTHEWS LLP

/s/ Josh B. Ewing  
JOSH B. EWING  
OSB No. 152934  
(503) 228-0487  
Of Attorneys for Defendant  
George Nicolae Onicescu

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing DEFENDANT GEORGE NICOLAE ONICESCU'S MOTION FOR CONTINUANCE OF TRIAL DATE on the following attorneys by electronic case filing a full and correct copy thereof on the 18th of June, 2019.

Ethan D. Knight  
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